Principles and Protocols for the Release of South Carolina Central Cancer Registry (SCCCR) Data

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Principles and Protocols for the Release of South Carolina Central Cancer Data Required by Section 44-35-30

I. INTRODUCTION

The South Carolina Department of Health and Environmental Control (DHEC), South Carolina Central Cancer Registry (SCCCC), and the Cancer Control Advisory Committee (CCAC) believe that an effective cancer control program should mobilize the scientific, educational, and medical resources that presently exist, against cancer. Section 44-35-20, SC Code of Laws, 1996, established the SCCCR at DHEC to record all reportable cases of cancer occurring in SC residents on or after January 1, 1996. DHEC, SCCCR and the CCAC also believe in a policy of access that allows the broadest possible use of cancer data for health care facilities, physicians and other health care professionals, researchers and other governmental agencies. Effective use of this information for research to advance knowledge about cancer may require the use of confidential case identifiers. The sensitive nature of these data necessitates that measures be taken to ensure the security of the data. Two fundamental goals of the SCCCR are confidentiality and integrity of the data. Confidentiality is the control over access to cancer data and assurance of absolute confidentiality for individual patients, and appropriate confidentiality for health care facilities and physicians. Integrity of the databases or the accuracy, reliability and timeliness of the data means data provided must be of the highest caliber.

II. PRINCIPLES

- The right to privacy is a basic right of every South Carolinian. The confidentiality of the patient shall be of the utmost concern. The release or rerelease of data, in raw or aggregate form, that can be reasonably expected to reveal the identity of an individual patient will be made only when strict established protocols are met.
- The policy of the SCCCR shall be to make determinations on requests for information in favor of access, subject to the specific limitations concerning confidentiality, security and accuracy.

The DHEC CCAC believes that cancer registry data will guide cancer control
efforts in the state by promoting prevention and early detection of cancer,
extending the life of the cancer patient, identifying high risk groups or areas with
clusters of cancer cases, and improving cancer patient care. DHEC and CCAC
believe that these efforts will reduce morbidity and mortality of cancer in South
Carolina.

III. CLASSIFICATION AND RELEASE OF DATA

In order to balance the principles of access and confidentiality, the SCCCR has classified the release of data collected under Section 44-35-30, SC Code of Laws, 1996. This classification scheme aims to promote the use of accurate cancer data, provide equal treatment of data requesters and data providers, expedite the release and process, and encourage the release of the broad spectrum of data elements without compromising confidentiality. The data release classifications include two categories: unrestricted data and confidential data.

- Unrestricted data are those data elements or combination of elements that are entirely
 descriptive, provided in aggregate form, excluding any patient, physician or facility
 identifiers.
- Confidential data are those elements that allow identification of patients, facilities, and/or physicians. There are occasions when data elements normally considered unrestricted could indirectly identify patients when reported together; e.g. race, age, and zip code where the racial category constitutes a small minority of the zip code. Therefore, each request must be carefully scrutinized and categorized appropriately. Data cells including 1 to 4 observations will be reported as "<5". Data cells including 5 to 9 observations will be rounded to 10.

A. UNRESTRICTED DATA RELEASE

The SCCCR will release unrestricted data upon request and is subject to the confidentiality provisions set forth in DHEC Regulations. Examples of unrestricted data release include rates or percentages of cases by cancer type and/or geographic area, age, or stage distributions. Depending on the complexity of the data request, the SCCCR has the authority to require additional information. Should the SCCCR have any hesitation about unrestricted data

requests, guidance will be sought from the Director of the Office of Public Health Statistics and Information Systems, the CCAC Chair, or DHEC legal staff.

The unrestricted data elements include:

- Patient age at diagnosis in years (in days if under 1 year)
- Patient sex
- Patient race/ethnicity
- Patient county of residence
- Patient marital status
- Accession year/diagnosis year
- Class of case
- Tumor sequence number
- Primary site of tumor and laterality
- Tumor characteristics (morphology type, behavior, grade)
- Stage at diagnosis
- Vital status
- Patient year of death

B. REPORTS APPROVED FOR RELEASE

<u>Standard annual reports</u>: Standardized annual reports will be available that include a comprehensive summary of the cancer incidence and mortality experience in SC. The report will include frequencies of cancer cases by primary site/histologic type categories by sex, age-group, and race. This report will provide population based incidence and mortality rates, tabulated by site groupings, age, sex and county.

Reports to hospitals, physicians, and other reporting facilities: A summary of cases submitted from each reporting facility/physician will be provided to that facility on an annual basis. No information provided by or descriptive of one facility/physician will be provided to another.

Other government agencies: The SCCCR reports may be used by other governmental agencies in the effort to reduce the morbidity and mortality due to cancer; to investigate suspected cancer clusters, to monitor high risk health problems, and to assess cancer prevention projects.

C. RELEASE OF CONFIDENTIAL DATA

Application for the release of confidential data elements include items that allow identification of patients, facilities, and/or physicians, and must be submitted to the SCCCR with documentation including, but not limited to the following: a list of the requested data elements, time frame for the requested data elements, and study protocol, intended uses of the data, policies for the protection of the confidential data elements, a Confidentiality Contract signed by the principal investigator and a detailed listing of the individuals who will have access to the data. Data requests may include multiple years of prospective data, for the same research protocol, so that an application need not be filed for each year. It is the policy and practice of the SCCCR to provide technical assistance to applicants to assist in the application process.

The confidential data elements include:

- Patient name
- Patient address
- Patient social security number
- Patient birth date
- Patient medical record number
- Patient cancer registry accession number (facility assigned)
- Unique patient number (SCCCR assigned)
- Patient zip-code
- Census Tract
- Patient healthcare provider ID
 - * Attending physician
 - * Surgeon
 - * Following physician
- Healthcare facility ID
- Patient date of death
- Aggregate data, when data cells including 9 or fewer observations are reported as other than "<5" for 1-4 observations and rounded to 10 for 5-9 observations

The current classification of data elements will be periodically reviewed. New data elements will be reviewed and classified by the Cancer Control Advisory Committee Surveillance Subcommittee (CCACSS). Until new data elements are classified, they will be considered confidential data and will be subject to the Data Release Protocol.

1. Special research requests

A special research request specifies release of confidential data elements in a manner that would allow the identification of patients and/or health care facilities and/or professionals. If the special request requires the SCCCR to aggregate the data by a confidential data elements but not release the confidential data element, the request will be handled as a release of unrestricted data, so long as the confidentiality of patients and/or health care facilities and/or professionals will not be compromised. All applicants for special research requests will submit to the SCCCR the required application. Upon the receipt of completed application, the SCCCR will determine if the research request is for research. If the research application required confidential data, the CCACSS will review the applications. The CCACSS will forward the documentation and its recommendation to the Department of Health and Environmental Institutional Review Board (DHECIRB) and notify the applicants by letter. Notification will be provided within six weeks from receipt of a completed application. If the DHECIRB approves the request, the applicants will be notified and the SCCCR will comply with the data requests in a timely manner. If the CCACSS does not approve the request, it will supply the applicants with its rational for disapproval. The applicant may revise its application based on the CCACSS comments and resubmit it to the SCCCR. If an application is for non-research purposes, including legal, administrative or other actions that might directly affect patients, health care facilities and/or professionals, the application will be forwarded to the Chair of the DHECIRB. The Chair will determine if the request will be handled directly by the DHECIRB. Health care facilities and/or professional identifiable data elements approved for the applicant's use by the DHECIRB may not be released in any product, publication or communication without the written approval of the DHECIRB and review and comment by the affected health care facilities and/or professionals. If the application requests the linking of an SCCCR database with other database(s), the linkage is subject to review by the CCACSS.

2. Cancer Control Advisory Committee, Surveillance Subcommittee

The Cancer Control Advisory Committee Surveillance Subcommittee (CCACSS), as specified in Section 44-35-30, as amended,, SC Code of Laws, 1996, will be a standing subcommittee convened to review research requests for confidential cancer data and review non-research request upon DHECIRB request. The CCACSS will assist the SCCCR in such activities as periodically reviewing the appropriateness of the classification of data elements collected or maintained by the SCCCR. The subcommittee will consist of at least 7 members, drawn from the following groups with broad statewide representations:

- SCMA physician appointed by the SC Medical Association Board of Trustees;
- SCHA member appointed by the SC Hospital Association Board of Trustees;
- (3) Cancer researchers, at large
- Certified Tumor Registrar, appointed by SC Cancer Registrars' Association;
- The Office of Research and Statistical Services representative, appointed by the Chief of the Health and Demographics Section.

The Chair of the CCACSS will be appointed by the CCAC. The CCACSS will meet at least quarterly. Absence from more than two consecutive meetings constitutes a resignation. A member may not appoint someone to attend in his/her absence. A quorum for the CCACSS will be a majority of its members appointed and serving. Re-appointments shall occur annually, or as deemed appropriate by the CCAC. Due to the technical and scientific nature of the requests made to the CCACSS, there are several areas of expertise recommend for members of the CACSS. The recommended qualifications should be represented, but are not limited to:

- Use and/or development of statistical models for the analysis of cancer data;
- Expertise in cancer coding and registry operations;
- Expertise in research analytic methods;
- Expertise in the analysis of the health data;
- Expertise in medical oncology;
- Expertise in Bioethics.

CCACSS members need not be experts in all areas, but a familiarity with each would assist the CCACSS in making informed recommendations on the release and classification of data elements. If the CCACSS deems that a request for data could be better evaluated with assistance from additional experts, a panel of technical experts can be convened by the CCACSS.

This panel will also have the vote to the CCACSS. A list of contacts of various agencies, associations and institutions will be developed and maintained by the SCCCR to assist the CCACSS in convening these panels in a timely manner, on an as needed basis.

The CCACSS will determine if the research purpose proposed by data applicants can be reasonably accomplished without disclosure of confidential data elements. If confidential data elements are required, efforts will be made to ensure that the disclosure risks have been minimized and that the remaining risks are outweighed by anticipated health, economic, safety or scientific benefits to advance knowledge about cancer in South Carolina.

3. Confidentiality contract

Applications for the release of confidential data elements require representatives of each entity involved as well as the principal investigator to submit a signed confidentiality contract to the SCCCR with a list of the names and titles of all persons who will have access to the data including: employees, subcontractors and committee members. All persons with access to the data will be required to sign a confidentiality contract which will be held by the principal investigator for review upon request by the SCCCR. These confidentiality contracts will include, but not limited to, the following clauses:

- I will not allow others to nor will I myself use the data elements for purposes other than the study proposal and the purposes specified in this application. Use of confidential data elements for a research project other than the one described in this application will not be undertaken until a separate application form for that project has been submitted and approved under the procedures established in DHEC regulations.
- I will not allow others to nor will I myself release, furnish, disclose, publish or otherwise disseminate these data in any manner other than those approved and specified in this application.
- I will not allow others to nor will I myself use these data to release the identity of any patient without prior legal authority.
- I will not allow others to nor will I myself use these data to identify any health care facility and/or professional without prior SCCCR approval.

- I will not allow others to nor will I myself publish, disseminate, communicate or
 otherwise re-release health care facility and/or professional identifiable data
 without prior approval by the SCCCR and review and comment by the affected
 facilities.
- I will not allow others to nor will I myself match these data set(s) to other patient level data sets by use of patient, health care facility and/or professional level characteristics without prior approval by the SCCCR.
- I will not allow others not will I myself release data in a report or for dissemination with a cell size of less than 5 without prior approval by the SCCCR.
- A full disclosure of how the data are to be used and the safeguards used for the storage of the data are included with this application. (Please submit any changes to the security procedure outlined in the application to the SCCCR).
- Confidential data elements will be destroyed or returned to the SCCCR upon completion of the research project in 3 years.
- The data must remain solely with the original project entity. A new application must be submitted in the event of a proposed change of the lead entity for the project. In the event of a change in the principal investigator, a newly signed Confidentiality Contract must be submitted to the SCCCR within 90 days.
- Final report of data must be submitted to the SCCCR within six months. A progress report must be submitted to the SCCCR annually.
- The SCCCR will be held harmless from damages resulting from the use/misuse of these data
- These data are the property of the State of South Carolina and must be surrendered upon direction of DHEC.
- Approval by DHEC for the release of data is not equivalent with endorsement of the project. Failure to comply with the Confidentiality Contract may result in legal action as specified in Section 44-35-30 SC Code of Laws.

D. STUDIES INVOLVING DIRECT CONTACT WITH REGISTRY PATIENTS

Patient contact for follow-back studies, using patient identifiable data, must be conducted through the health care facility and/or professional and requires the informed consent of the patient or the patient's representative. The purpose of the studies shall not be disclosed to anyone, when trying to locate patients, other than the entity originally providing the SCCCR with

the data, the patient or the patient's representative. No undue burden shall be placed upon health care facilities and/or professionals to comply with follow-back studies.

Studies that require information to be collected directly from patients identified by SCCCR involve the following steps:

Step 1: Physician of record will be contacted by DHEC describing the study and asking permission to contact the study subject. If, after 3 weeks, no response is received from the physician, then passive consent is assumed.

Step 2: For all patients who are identified through Step 1, a letter is sent from DHEC to the patient indicating that he or she is eligible for the study, and will be contacted unless he or she does not wish to be contacted, in which case they should call a toll free number at DHEC or contact the researcher directly. If, after 2 weeks, no response is received, passive consent to be contacted by the researcher is assumed.

Step 3: If physician passive consent (Step 1) or patient passive consent (Step 2) is obtained, the researcher may send a consent directly to the patient.

E. RELEASE OF DATA TO ENTITIES AS REQUIRED BY LAW

If an entity obtains statutory authority for the release of restricted and/or confidential data elements, that entity must submit to the SCCCR:

- Written statutory evidence indicating entitlement of access to the data, and;
- A copy of or citation of the status(s) and/or regulation(s) that requires the entity to maintain the confidentiality and security of the data; or
- If statutory and/or regulatory requirements of the maintenance of the confidentiality and security of the data do not exist or do not satisfy the intent of Section 44-35-30, as amended, SC Code of Laws, and in all persons (including staff, subcontractors and committees) with access to the data will be required to

sign a confidentiality contract supplied by the SCCCR. These contracts shall be available upon request by the SCCCR.

Release of confidential data elements for follow-back investigations must be mandated by statutory law. The SCCCR encourages entities performing follow-back investigations with confidential data to adopt the SCCCR policies for follow-back investigations.

The SCCCR recognizes that Office of Research and Statistics (ORS) has responsibility for the collection of health data in South Carolina based on legal authority that requires the receipt and use of data maintained by the SCCCR. Therefore, the SCCCR will provide data for ORS's surveillance activities and epidemiological investigations, as required. State agencies and other organizations that have a mandate established by statutory law to access these data will be provided technical assistance for linking data sets and will be encouraged to use the SCCCR for data set linkages.

IV. MANAGEMENT OF POLICIES FOR DHEC AND SCCCR

A. PROCEDURES FOR MAINTAINING CONFIDENTIALITY OF OTHER DATA

Employees, contractors and agents of the SCCCR and DHEC, as well as members of their committees, task forces and advisory groups, will have occasion to work with confidential data elements on a regular basis. This responsibility will be treated with the highest degree of respect and integrity. The SCCCR has established a policy to require its employees, contractors and agents, and members of its committees, task forces and advisory groups to maintain the confidential nature of confidentiality contract. The SCCCR in compliance with DHEC policies and state and federal law will develop internal security policies for all cancer data. These internal security policies will be reviewed by the CCAC. Access to confidential and data elements will be strictly controlled following extensive security measures.

B. PROCEDURE FOR DATA VERIFICATION AND REVIEW

Section 44-35-40, SC Code of Laws, provides for DHEC to promulgate regulations concerning the submission of cancer data. These regulations require the SCCCR to ensure that the data meet specific timeliness, accuracy and completeness criteria. Additionally, the SCCCR

has a very detailed editing and "unduplication" process that it follows in preparing data files. Data supplied to the SCCCR will not be released until the data supplier has an opportunity to verify the accuracy of the data and submit revisions and supporting documentation if the data are found to not be accurate.

C. FEES

It is not the intention of the DHEC or SCCCR to limit access to cancer data through the adoption of unreasonable fees. The SCCCR follows the policy of the DHEC to charge for the release of reports and other data based on a cost recovery basis.

Cost-recovery fees will be applied to work that is over and above normal registry activities required for the research study. Fees will be reasonable based on the scope of the project.